## United States District Court

		EASTERN	District of PE	NNA.	
	UNIT	ED STATES OF AMERICA	ال ۵	GMENT IN A CRIMIN	AL CASE
		V.		s Committed On or After i	
	AAROI	N JONES	Case Numb	<b>er</b> : 91-00570-01	
· · · · · · · · · · · · · · · · · · ·		(Name of Defendant)	CEDATA CON		
		,,	GERALD ST	Defendant's Attorney	
THE DEF	ENDANT	<b>`</b> :			
pleade	ed guilty to	count(s)			
₩ was fo	und guilty	on count(s) 1. 3. 8.	9, 10, 11		after a
•	not guilty				
Acco	rdingly, th	e defendant is adjudged (	guilty of such count(s), v	which involve the following	offenses:
Tilla 9 Canti	iaa	Nature of Officers		Date Offense Concluded	Count Number(s)
Title & Secti	ion	Nature of Offense		Concidend	(dumber(s)
21 U.S.C. §	846	Conspiracy		1991	1
1 U.S.C. §	010	Continuina aminina			
2 0.0.0.	040	Continuing criminal	enterprise.	1991	3
The de	fendant is ursuant to	the Sentencing Reform	a controlled substa n pages 2 through5 Act of 1984	nce. 1991 of this judgment. The	•
and is d ☐ Count(s ☑ It is orde	ischarged ) ered that t	i as to such count(s).	(is)(are) disr	nissed on the motion of the same same same same same same same sam	e United States.
30 days of a assessmen	any chang ts impose Soc. Sec.	ge of name, residence, or ad by this judgment are fu	mailing address until al lly paid.	nited States attorney for the life in the	
Detendant's	Date of Bir	th: December 7, 1961	Septembe	r 15, 1992	1000
Defendant's I	Mailing Ad	dress:		Date of Imposition of Sent	7
			HON. MARV	Signature of Judicial Official Natz, JUDGE, U.S. THE EASTERN DISTRICT	DISTRICT
Defendant's F	Residence	Address: A TRUE COPY CERT	IFIED TO EDOM THE DESC	Name & Title of Judicial Of	
634 South	51st St	reet DATED	3 SEPTEMBLE	r: 15, 1992	
Philadelph	nia, PA	ATTEST:	Was the state of the	Date	
			4 PUINTUL	<i>(</i>	
		EASTERN DISTRI	UNITED STATES DISTRICT COUP ICT OF PENNSYLVANIA	ি† • U.S.GPO:19	90-722-448/10286
			MINAVATORITATIO		

Case 2:	91-cr-00570-ER Do	cument 228 Filed 02	2/18/94 Page 2 of 4
Defendant: AAR Case Number:91-00	ON JONES 570-01	IMPRISONMENT	Judgment—Page 2 of 5
The defendent tie	harabi committed to th		States Bureau of Brigary to be immissing to
a term of		ie custody of the Officed	States Bureau of Prisons to be imprisoned to
		•	
	•		
The second medical de		adakin ana Ana Alam Barran	
☐ The court makes th	e following recommend	dations to the Bureau o	STRIKE
		9/10	170 CC: FRIEDMAN-FORCE
	_		200: USA
Ø The defendant is someone		itad States manifest	JAPIKE JAPIKE STEIN, ESQ 200: USM PROBATION DRE-TRIAL
☑ The defendant is remand     ☐ The defendant shall surre     ☐ The defendant shall	ender to the United States n	narshal for this district.	PRETEINC
atp.m		-	
☐ The defendant shall surre ☐ before 2 p.m. on	ender for service of sentenci	e at the institution designate	od by the Bureau of Prisons.
as notified by the	United States marshal.	•	
	,	RETURN	
I have executed this	s judgment as follows:		
Defendant delivered	d on	to	at
			with a certified copy of this judgment.
		***	
			United States Marshal
		Ву	Deputy Marshal

+U 5.GPO-1990-722-448/10098

Dete	endant: Cass	92:90NES00570-ER	Document 228	Filed 02/18	у/94 Ј <b>иф<u>а</u>ђе</b> в т	f <sup>®</sup> age <u>3</u>	of5	
Case	e Number:	91-00570-01	SUPERVISE	RELEASE	<b>)</b>			
I	Upon releas	e from imprisonment,	the defendant sha	il be on supe	ervised release	for a term of _		
<u>li</u>	ife.							
illega adopt super	illy possess ted by this c rvised releas	pervised release, the deal acontrolled substance ourt (set forth below). Se that the defendant per d	e. The defendant si If this judgment in Day any such restit	hall comply wances a rest rution that ren	vith the standard titution obligation mains unpaid at	d conditions that on, it shall be a the commence	it have bee	er o
		t shall report in persons of release from the c				the defendant	is release	€C
□ Th	e defendant	shall pay any fines tha	at remain unpaid at	the commen	cement of the t	erm of supervis	ed release	٥.
ĭ The	e defendant	shall not possess a fi	rearm or destructiv	ve device.	<b>:</b>			

## STANDARD CONDITIONS OF SUPERVISION

While the defendant is on supervised release pursuant to this judgment, the defendant shall not commit another federal, state or local crime. In addition

- 1) the defendant shall not leave the judicial district without the permission of the court or probation officer;
- 2) the defendant shall report to the probation officer as directed by the court or probation officer and shall submit a truthful and complete written report within the first five days of each month;
- 3) the defendant shall answer truthfully all inquiries by the probation officer and follow the instructions of the probation officer:
- 4) the defendant shall support his or her dependents and meet other family responsibilities;
- 5) the defendant shall work regularly at a lawful occupation unless excused by the probation officer for schooling, training, or other acceptable reasons:
- 6) the defendant shall notify the probation officer within 72 hours of any change in residence or employment:
- 7) the defendant shall refrain from excessive use of alcohol and shall not purchase, possess, use, distribute, or administer any nercotic or other controlled substance, or any paraphernalis related to such substances, except as prescribed by a physician;
- 8) the defendant shall not frequent places where controlled substances are illegally sold, used, distributed, or administered;
- the defendant shall not associate with any persons engaged in criminal activity, and shall not associate with any person convicted of a felony unless granted permission to do so by the probation officer;
- 10) the defendant shall permit a probation officer to visit him or her at any time at home or elsewhere and shall permit conflication of any contraband observed in plain view by the probation officer;
- 11) the defendant shall notify the probation officer within seventy-two hours of being arrested or questioned by a law enforcement officer:
- 12) the defendant shall not enter into any agreement to act as an informer or a special agent of a law enforcement agency without the permission of the court:
- 13) as directed by the probation officer, the defendant shall notify third parties of risks that may be occasioned by the defendant's criminal record or personal history or characteristics, and shall permit the probation officer to make such notifications and to confirm the defendant's compliance with such notification requirement.

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AO 245 S (Rev. 4/90) Sheet 5 - Fine	
Defendant: AARON JONES Case Number: 91-00570-01	Judgment—Page4 of5
FINE	
The defendant shall pay a fine of \$ $\frac{-0-}{}$ . The or supervision.	re fine includes any costs of incarceration and
☐ This amount is the total of the fines imposed on individual	counts, as follows:
☐ The court has determined that the defendant does not hav	e the ability to pay interest. It is ordered that:
☐ The interest requirement is waived. ☐ The interest requirement is modified as follows:	
This fine plus any interest required shall be paid:  in full immediately.  in full not later than	
in equal monthly installments over a period of	onthly thereafter.

If the fine is not paid, the court may sentence the defendant to any sentence which might have been originally imposed. See 18 U.S.C. § 3614.